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engineered factor VIII:C or (c) from a [derivative] bomolog of [these] (a) or (b).

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A pharmaceutical as claimed in claim [which contains customary,] further containing pharmaceutically compatible, stabilizing [and/or] or buffering substances.

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(Amended) A process for the preparation of a <u>stable</u> solution as claimed in claim 1, which comprises adding an amino acid or one of its salts or <u>homologs</u> [derivatives and, where appropriate,] <u>and</u> an organic polymer or a detergent to a solution with factor VIII:C activity.

REMARKS

Favorable consideration of this application, as presently amended, and in light of the following discussion, is respectfully requested.

Claims 1-7 and 9-12 are pending in this application. Claims 1, 7, 10 and 12 have been amended to more particularly point out and distinctly claim that which the inventor regards as his invention. The following discussion is in response to the Office Action dated December 29, 1992 in parent application Serial No. 07/864,610.

Claims 1, 7, 10 and 12 have been rejected under 35 U.S.C. §
112, second paragraph, as being indefinite for allegedly failing
to particularly point out and distinctly claim the subject matter
which applicant regards as the invention. In view of the
amendments to claims 1, 7, 10 and 12 and the remarks below, which
address all of the Examiner's particular objections, withdrawal of
this rejection is respectfully requested.

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